

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. Contract ID Code Firm-Fixed-Price		Page 1 Of 15	
2. Amendment/Modification No. 0002		3. Effective Date 2007MAY04		4. Requisition/Purchase Req No. SEE SCHEDULE		5. Project No. (If applicable)	
6. Issued By HQ ARMY SUSTAINMENT COMMAND AMSAS-ACD-B JODIE BENNETT (309)782-8541 ROCK ISLAND, IL 61299-6500 BLDGS 350 & 390 EMAIL: JODIE.BENNETT@US.ARMY.MIL		Code W52P1J		7. Administered By (If other than Item 6) Code			
				SCD PAS ADP PT			
8. Name And Address Of Contractor (No., Street, City, County, State and Zip Code)				<input checked="" type="checkbox"/>		9A. Amendment Of Solicitation No. W52P1J-07-R-0082	
				<input type="checkbox"/>		9B. Dated (See Item 11) 2007APR19	
				<input type="checkbox"/>		10A. Modification Of Contract/Order No.	
				<input type="checkbox"/>		10B. Dated (See Item 13)	
Code		Facility Code					
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS							
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in item 14. The hour and date specified for receipt of Offers <input type="checkbox"/> is extended, <input checked="" type="checkbox"/> is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing items 8 and 15, and returning <u>2 signed</u> copies of the amendments: (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.							
12. Accounting And Appropriation Data (If required)							
13. THIS ITEM ONLY APPLIES TO MODIFICATIONS OF CONTRACTS/ORDERS It Modifies The Contract/Order No. As Described In Item 14.							
<input type="checkbox"/> A. This Change Order is Issued Pursuant To: The Changes Set Forth In Item 14 Are Made In The Contract/Order No. In Item 10A.							
<input type="checkbox"/> B. The Above Numbered Contract/Order Is Modified To Reflect The Administrative Changes (such as changes in paying office, appropriation data, etc.) Set Forth In Item 14, Pursuant To The Authority of FAR 43.103(b).							
<input type="checkbox"/> C. This Supplemental Agreement Is Entered Into Pursuant To Authority Of:							
<input type="checkbox"/> D. Other (Specify type of modification and authority)							
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the Issuing Office.							
14. Description Of Amendment/Modification (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)							
SEE SECOND PAGE FOR DESCRIPTION							
Except as provided herein, all terms and conditions of the document referenced in item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.							
15A. Name And Title Of Signer (Type or print)				16A. Name And Title Of Contracting Officer (Type or print)			
15B. Contractor/Offeror		15C. Date Signed		16B. United States Of America		16C. Date Signed	
(Signature of person authorized to sign)				By _____ /SIGNED/		(Signature of Contracting Officer)	
NSN 7540-01-152-8070 PREVIOUS EDITIONS UNUSABLE				30-105-02		STANDARD FORM 30 (REV. 10-83) Prescribed by GSA FAR (48 CFR) 53.243	

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SECTION A - SUPPLEMENTAL INFORMATION
The purpose of this amendment is as follows:

1. To provide answers to submitted questions as listed on attached pages.
2. As stated in the scope of work, the contractor shall have its own facility within reasonable commuting distance of Redstone Arsenal to support the requirements of the contract.
3. A Pre-proposal Conference will be held on May 16, 2007 at 9:00 CT at Redstone Arsenal. The meeting location is building 5681 (PEO Aviation HQ bldg) Room 191 (PEO Executive conference room). The Government will coordinate for post access through the Gate 9 visitors center and building access for Building 5681. There is a limit of 3 personnel from each prospective offeror. The offerors should email the personnel clearances to Dave Sainsbury at david.sainsbury@us.army.mil and Kathy Clark at kathy.b.clark@us.army.mil no later than noon on the 14th of May. The conference will include an overview of the solicitation, take questions from offerors and provide a visit to the Government furnished hangar. Answers to questions may be held until a later date for further research. The meeting will be recorded.
4. All references to Appendix should be changed as follows:
 - Appendix 1 (Additional section L&M) should be Attachment 3
 - Appendix 2a (DGNS Design Task) should be Attachment 4a
 - Appendix 2b in Section L and 2c on attachment (COMHAWK Installation Task) should be Attahment 4b
 - Appendix 2c in Section L and 2b on attachment (VIP II Production Task) should be Attachment 4c
 - Appendix 3 (BASOPS Estimate of Costs) should be Attachment 5
 - Appendix 4a and 4b (PRAG Forms) should be Attachment 6a and 6b
5. The Government facilities provided for use by the contractor are Hangar Building 4803 and Office Building 3457.
6. There is a BASOPS occupancy charge of \$58,000/year which was ommitted from attachment 5.
7. Attachment 3, Section Ll.4.2, first sentence requests the offerer to submit resumes for personnel"...who will direct the LSFMA operation." This should be changed to read "...who will direct the LSF operation."
8. Attachment 1, paragraph 2.0 addresses the requirement to pay rental charges for the hangar but does not address need to pay Base Operations Support (BASOPS). These charges are also included as shown on Attachment 5.
9. To incorporate the attached clauses into the solicitation.
10. Proposals shall be submitted by 4:00 CT, June 4, 2007.

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*** END OF NARRATIVE A 0003 ***

WHHAD X+The following questions and answers are hereby incorproated

1. Amendment 0001Why does block 1, Contract ID Code, state Firm-Fixed- Price?

Answer: System requires a code of a single type of contract for reporting purposes only

2. Amendment 0001In Section A, it instructs the offeror to provide resumes for the listed labor categories. One of the categories is Senior Engineer for each Army platform (i.e., Blackhawk, Apache, Kiowa, ARH, Chinook). Does the Government want the Contractor to have a separate Senior Engineer for each Army platform or can one Senior Engineer cover multiple platforms? Also, since the ARH is still in design/development stage, is Contractor expected to have an experienced Senior Engineer for the ARH platform?

Answer: TBD

3. Amendment 0001 and Solicitation DocumentIn Section J, reference is made to Attachments (i.e., Attachment 0001, Attachment 0002, Attachment 0003, Attachment 0004, Attachment 0005 and Attachment 0006). In various sections of the Solicitation document (i.e., Section L, Section M and the attachments), there are inconsistencies in the citations where often a citation is made to an appendix instead of an Attachment. Did the Government mean to cite the Attachments instead of appendices? Please clarify. Answer: All are corrected to read attachment 1-6 per narrative of Amendment 2

4. Section H and Section I of Solicitation DocumentAre flight or ground operations required to be performed by the Contractor? If so, should ground and flight risk clauses in FAR/DFAR be added in Section H or Section I?

Answer: TBD

5. Statement of Work 1.0 GENERAL, it states that The contractor is required to be able to provide individuals for all the labor categories who have the qualifications described in Attachment A to this scope of work. Should the reference be to Attachment 0002, LABOR CATEGORIES instead of Attachment A?

Answer: Yes

6. Statement of WorkIn 2.0 SCOPE, it states that The LSF contract shall support the mission requirements of PEO AVIATION. Is the scope of work for this Solicitation limited to supporting the mission requirements of only PEO AVIATION, or does the Government intend that the Contractor support the mission requirements of the Department of Defense? Please clarify.

Answer: TBD

7. Statement of WorkIn 2.0 SCOPE, it states that The Government will provide the facilities described in Attachment B to this scope of Work. There was no Attachment B included with the Solicitations documents. Please clarify or provide description of facilities that the Government will provide.

Answer: The facilities provided are Hangar Building 4803 and office space in Building 3457.

8. Attachment 003 SECTION L & M ADDITIONAL REQUIREMENTSIn SECTION L Instructions, Conditions and Notices To Offerors, it states that Proposals shall be submitted in electronic format via email\85 Is there a specific format the Government wants the Contractor to use when submitting proposal electronically by email (i.e., Word, PDF, etc.)? Also, based on prior electronic submissions to the Government, is there a file size limitation for attachments?

Answer: Electronic copies may be provided on Compact Disk (CD) or Floppy Disk in Microsoft Office compatible format (e.g., Word, Excel, Power Point). Attachments shall be in PDF format. Zip files will not be allowed and the size limitation for electronic files is 7 Mb.

9. Attachment 003 SECTION L & M ADDITIONAL REQUIREMENTSIn SECTION L Instructions, Conditions and Notices To Offerors, it states that Proposals shall be submitted in a clearly legible font, no smaller than size 10. Are graphics and the Integrated Master Schedule (IMS) submissions constrained to 10 point font requirement or can a font smaller than 10 point be used for graphics and the IMS?

Answer: No, as long as they are legible.

10. Attachment 003 SECTION L & M ADDITIONAL REQUIREMENTSIn L1.1, L1.2, AND L1.3 there appears to be a discrepancy between the sample task name and the information contained in Attachment 004 3 SAMPLE TASKS AND DRAWINGS. For instance, in sample task L1.1, it references the Design Task in Appendix 2a but it appears that in Attachment 004 3 SAMPLE TASKS AND DRAWINGS the task is 2c. This type of inconsistency is found with the other two sample tasks. Please clarify. Answer: Corrected in narrative of Amendment 2.

11. Attachment 003 SECTION L & M ADDITIONAL REQUIREMENTSIn L1.4 Subfactor: Management it states that The Management subfactor shall consist of three equal elements:. Sections L1.4.1 Facilities and L1.4.2 Management Team/Personnel appear to contain two of the elements. Is there a third element or does the Government consider Management Team/Personnel to be two elements? Please clarify.

Answer: TBD

12. Attachment 003 SECTION L & M ADDITIONAL REQUIREMENTSIn L1.4.2. Management Team/Personnel, the last sentence states that The offerors personnel plan for the non-key personnel will be evaluated only to show the offerors ability to provide sufficient labor across all categories to cover the estimated quantities of hours. Is the estimated quantities of hours the summation of the total direct labor

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listed on the Excel spreadsheets for Firm Fixed Price Rates and Cost Plus Fixed Fee Rates (i.e., 437,939 hours + 228,137 hours = 666,076 hours)?

Answer: TBD

13. Excel SpreadsheetsOn the Excel spreadsheet for Firm Fixed Price Rates, in the Matl/Subk/ODC Indirects sections, in FY 2008 there are two numbers listed (i.e., \$1,000,000 and \$12,000). Is this an error?

Answer: Yes, These numbers were inadvertently included in the spreadsheet and should be removed.

14. Attachment 004 3 SAMPLE TASKS AND DRAWINGSIn Sample Task 2, DOPPLER GPS NAVIGATION SYSTEM, paragraph 2.2 and 2.3 seem to be inconsistent. Please specify whether DGNS MWO 1-1520-237-50-92 Revision F or Revision G will be used to install the kits.

Answer: TBD

15. Attachment 004 3 SAMPLE TASKS AND DRAWINGSIn Sample Task 2, DOPPLER GPS NAVIGATION SYSTEM, are the DGNS kits GFE?

Answer: TBD

16. Attachment 004 3 SAMPLE TASKS AND DRAWINGSIn Sample Task 3, VIP 12 Point Internal Communication System, does the Government expect validation to occur under this Task?

Answer: TBD

17. GeneralUnder the existing LSF Contract, is any GFE provided to the existing contractor beyond the GFE provided under individual Task/Delivery Orders? If so, will this GFE be provided to whoever is awarded a contract for this Solicitation? If so, please provide list of the GFE?

Answer: TBD

18. GeneralAre there any wage determination guidelines applicable for this Solicitation? If so, please provide.

Answer: TBD

19. Reference: L.2.2: The offerors are required to pay facility utilization costs. \ '85 The offeror shall include any expected recovery of these costs in the proposed indirect rates for the five (5) performance periods fiscal years 0812.

Question: Will the Government invoice the contractor on a monthly basis, or at some other interval?

Answer: TBD

20. Reference: Clause I-65 52.216-28, Ordering:
Question: What is the Governments intent regarding proposal requirements for subsequent task orders after award (i.e.: technical/management, cost/price)?

Answer: TBD

21. Reference: L.2.2, Part 3: Contract Rate Matrix: The offerors proposed direct rates, indirect rates, and profit/fee percentages submitted in the Part 3 Contract Rate Matrix shall be contractually binding for the five (5) performance periods/fiscal years 2008 2012.
Question a: To what extent are these rates binding? Is it the Governments intent to incorporate and bind offerors to proposed rates for resulting FFP task order proposals only?
Answer: They are binding for the five (5) performance periods/fiscal years 2008 2012. No, the rates are binding for both FFP and CPFF proposals. For CPFF proposals the rates will be utilized to develop the cost estimates and establishes Fee.

Question b: An offeror traditionally assesses risk on CPFF and FFP requirements on an individual case-by-case basis. A binding requirement to lock in fee/profit for the duration of the contract eliminates the ability of the offeror to continue to leverage risk. Is it the intent of the Government to consider flexibility with regard to profit/fee at the task order level? Answer: No

Question c: The inclusion of base hourly base rates and contractor indirect rates in a proposal and resulting contract makes it an extremely competitively sensitive document. Request the Government consider the incorporation of a fully burdened rate matrix in any resulting contract award.
Answer: No, we do not want fully burdened rates. The Government has a responsibility to protect contractor proprietary information.

22. Reference: L.2.2., Part 3: Contract Rate Matrix:
Question: In many cases, it may be more cost advantageous to the Government to allow incorporation of both on-site and off-site rates. The off-site rates would be utilized when the contractors facilities are not being utilized for the effort. Is it the Governments intent to consider incorporating rates for both scenarios?
Answer: No, off-site work isn't significant enough for the Government to request contractors to develop separate off-site rates

23. Reference: Standard Form 30.
Question: Do you want the Standard Form 30 and other fill-ins submitted as a separate package or included with a particular volume?
Answer: Separate

24. Reference: RFP Section B, page 4

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Question: Section B does not provide a CLIN structure; is the Governments intent to specify the desired CLIN structure for the sample tasks? Additionally, does the Government intend to provide Section B CLIN structure contemplated for the resulting award?
 Answer: No, propose costs and fee/profit using rates and labor categories for evaluation. Assume 1 CLIN for total cost/price of each awarded sample task.

25. Reference: Section B and G and Payment Clauses
 Question: Is it the Governments intent to specify applicable FAR Payment clauses? In the absence of Section B structure, Section G, and/or Payment clauses, the invoicing and resulting payment terms are unknown. Additionally, is it the Governments intent to include FAR 52.232-32, Performance Based Payments? Answer: See clauses incorporated in amendment 2 section I

26. Reference: Contract Data Requirements List
 Question: Section J does not specify any CDRLs and/or data deliverables under this effort; based on the pricing types contemplated, several funds and manpower expenditure type reports are anticipated. Additionally, numerous CDRL and data deliverables are specified throughout the Sample Task SOWs. Is it the Governments intent to specify data deliverable requirements and provide CDRLs.
 Answer: TBD

27. Reference: L.1.4.2
 Question: Attachment 2 is a long list of labor categories, while Amendment 01, Section A includes a request for 9 resumes. Should this reference in L.1.4.2 actually state Amendment 01 instead of Attachment 2?
 Answer: Yes

28. Reference: L.1.4, Subfactor: Management
 Question: The Management subfactors shall consist of three equal elements. Are the three factors Facilities, Management Team, and Personnel?
 Answer: TBD

29. Reference: L.1.1 through L.1.3, Sample Task 1-3.
 Question: There is a discrepancy between the verbiage utilized to describe the three sample tasks and their correlation to the appendices. Please clarify.
 Answer: Corrected in narrative of amendment 2

30. Reference: Sample Task, Appendix 2b
 Question: We cannot read the drawings provided. For example, see drawing LEX-11611. Will the Government provide copies of the actual or better quality drawings for this sample task? Additionally, drawing number LEX-11394 was not included. Please provide.
 Answer: TBD

31. Reference: Sample Task, Appendix 2b, SOW paragraph 2.3, and 2.4
 Question: Does the Government want the 100 kits specified in paragraph 2.4 based on the updated drawing discussed in paragraph 2.3?
 Answer: TBD

32. Reference: RFP, page 2, Section A.6.
 Question: When does the Government anticipate conducting Industry Day?
 Answer: 16 May- Details in amendment 2

33. Reference: Attachment 1, SOW, paragraph 4(4)
 Question: Can you identify the LSF Board of Managers and their role in making decisions for the LSF operations and task performance?
 Answer: TBD

34. Reference: Sample Task, Appendix 2a, DGNS Installation
 Question: Is the Government providing the Group A and B kits for all 3 aircraft installations on the UH-60A/L ? Answer: TBD

35. Reference: Sample Task, Appendix 2c, paragraph 3.6.1.1, COMHAWK Helicopter Development
 Question: Which version and date of MIL-STD-40051 is applicable to the effort?
 Answer: TBD

36. Reference: Sample Task, Appendix 2c, COMHAWK Helicopter Development
 Question: Is the contractor required to develop the MWO as part of the Data Package for the VIP Seats and Color Weather radar designs? If so, is it an abbreviated MWO?
 Answer: TBD

37. Reference: Sample Task, Appendix 2c, paragraph 3.3, COMHAWK Helicopter Development
 Question: Does a UH-60L MWO and Technical Data Package exist for the UNS-IF FMS A and B kits that are being provided as GFE, and if so, will the Government provide offerors access to them during the proposal process? Do the UH-60 Technical Manuals currently reflect the UNS-IF FMS as being installed on the UH-60L?
 Answer: TDB

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38. Reference: Sample Task, Appendix 2c, paragraph 3.2.3, COMHAWK Helicopter Development
 Question: Respectfully request the Government provide SAE AS 8049A and SES-700700 to offerors during the proposal phase.
 Answer: TBD

39. Is there equipment which was purchased with Partnership Consideration Agreement (PCA) dollars under previous contract? Will it be provided as GFE? Will you provide a list and condition of the equipment?
 Answer: TBD

40. Reference: SF30
 Question: Where should the proposal be delivered? Additionally, provide a time of day for delivery.
 See Block 6 of this amendment - 4:00 CT

Questions regarding Solicitation
 41. SF 33 Block 9. Please specify the time by which the proposal is to be delivered 4 June 2007.
 Answer: 4:00 CT

42. Paragraph A.6: When will the pre-proposal conference be held? Will there be any limitations on the number of company personnel who may attend?
 Answer: May 16, 2007- Yes 3 per offeror

43. Paragraph A.9: Please clarify the specific facility for which the facility use contract will be awarded. In addition, please clarify the reference in this section to Appendix 3 to Section L.
 Answer: Hangar Bldg 4803 and Office Building 3457 See narrative of amendment 2

44. Section B: Since the solicitation states that the minimum award will be a single delivery order, which will be one of the three sample tasks, please provide guidance on completing Section B, Prices. Specifically, which one of the three sample tasks should we assume will be awarded for the purposes of completing this section, or should this section be left blank pending contract award?
 Answer: There is no pricing required in Section B. See Section L cost/price section for pricing price all 3 sample tasks 1 or more may be awarded.

45. Section L: Please clarify the reference to Appendix 1 to Section L.
 Answer: Corrected in narrative of amendment 2

46. Section M: Please clarify the reference to Appendix 1 to Section M.
 Answer: Corrected in narrative of amendment 2

Questions regarding Amendment 1:
 47. Amendment 1 identifies the past performance forms as Attachment 006, yet the PRAG forms themselves are identified as Appendix 4a & 4b. Please clarify the intent of the designation Appendix for the PRAG forms.
 Answer: Corrected in narrative of amendment 2

48. Section A of Amendment 1 identifies seven categories of key personnel to be evaluated, including a position of LSF Facility Manager. Please clarify the Government requirement for this position. Specifically, does this position take the place of the current LSF General Manager?
 Answer: TBD

Questions regarding Attachment 1, Contract Statement of Work:
 49. Paragraph 2.0 references facilities described in Attachment B to this scope of Work. This attachment does not seem to be in the current solicitation. Please clarify where that attachment can be found.
 Answer: The facilities are Hangar Bldg 4803 and Office Building 3457 See narrative of amendment 2

50. Paragraph 4.0 refers to an LSF Board of Managers. Please clarify the composition and responsibilities of this board.
 Answer: TBD

51. The SOW calls Labor Categories, Attachment A but the document itself is labeled Attachment 2. Please clarify.
 Answer: Corrected in narrative of amendment 2

Questions regarding Attachment 3, Revised Section L:
 52. The introduction to Section L states that the proposal is to be divided into three sections. Are all three sections to be bound in a single volume or are they to be submitted in separate volumes?
 Answer: As long as the sections are separated it doesnt matter

53. The introduction to Section L states that proposals shall be submitted in a clearly legible font, no smaller than size 10. Does this apply to proposal graphics? Specifically, may proposal graphics incorporate fonts smaller than 10 point providing the annotations remain

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legible? Requiring a minimum of 10-point type on all graphics will necessitate redrawing existing graphics as well as making some graphics hard to view. Answer: OK for graphics as long as they are legible

54. Paragraph L.1.4 states that the Management subfactor shall consist of three equal elements, yet only two are listed. What is the third Management subfactor?

Answer: TBD

55. Paragraphs L.1.1, 2 & 3 identify Appendix 2a as Design, 2b as Installation, and 2c as Production. Paragraph L.2.2 identifies SOW 1 as Comhawk Design, SOW 2 as DGNS Installation, and SOW 3 as ISC Production. Attachment 004 identifies Appendix 2a as DGNS Installation, 2b as ICS Production, and 2c as Comhawk Development. Please clarify the SOW designations to ensure reference consistency.

Answer: Corrected in narrative of amendment 2

56. Paragraph L.3.2.1 discusses reference numbers to be used throughout Section III and on the Relevant Contracts Summary of Experience, PRAG Form 1(Appendix 4a); and the Contract References, PRAG Form 2 Appendix 4b. Please clarify the requirement for reference numbers in the Past Performance volume. Specifically, the PRAG forms include a requirement to Use reference numbers as indicated in Volume 2 narratives of your proposal. Since Section L states that the proposal is to be divided into sections rather than volumes, and section II is Cost/Price, is the callout of Volume 2 in the PRAG forms in error and should it say Section III?

Answer: Yes, it should be Section III

57. Paragraph L.3.1 limits Past Performance narratives to 25 pages. We interpret this requirement to mean a total of 25 pages for all narratives combined. Is this correct?

Answer: Yes

Questions regarding Attachment 4, Sample Tasks:

58. Appendix 2b (ICS Sample task) Will the required installation be accomplished solely by utilizing the installation drawings or will a RSN or MWO be provided with the RFP and be considered GFI within paragraph 2.1 of the Sample Task Statement of Work? Will the installation take place in Huntsville, AL?

Answer: TBD

59. Appendix 2b (ICS Sample task) The Drawing Tree (LEX-11586) lists drawing LEX 11394, VIP ICS II Enclosure as a required document; however, it was not provided in the RFP. Please provide a copy of drawing LEX 11394.

Answer: TBD

60. DGNS SOW (Appendix 2a), paragraphs 2.2 and 2.3: Paragraph 2.2 states that the revision for the MWO is Rev G whereas paragraph 2.3 states that the contractor is to install the DGNS kits in accordance with MWO Ref F. Please clarify.

Answer: TBD

61. DGNS SOW (Appendix 2a): The statement of work does not specify whether the kits are GFE or must be manufactured by the contractor. Please clarify.

Due to the compressed timeline for proposal preparation, WestWind respectfully request your rapid review and response to the above questions. If you have questions please feel free to contact me.

Answer: TBD

62. Reference: RFP Sample Tasks, Appendices 2b and 2c

Question: It is our understanding that a substantial portion of the work described in the Appendices may have previously been accomplished and, in some cases, by the incumbent and/or other potential offerors. For example, reference Appendix 2c, it is our understanding the incumbent was previously involved in the preliminary COMHAWK design work on the UH-60A model aircraft. Additionally, the technical data package provided for Appendix 2b has been developed by a potential offeror, and it is our understanding they have also done installations for this effort. Based on the minimal differences between the UH-60A and UH-60L aircraft models, does the Government agree this provides a competitive advantage, specifically regarding proposing cost? Will the Government take this potential competitive advantage into account and level the cost when evaluating proposed costs for the sample tasks?

Answer: TBD

63. Reference: RFP Attachment 2, Labor Categories

Question: In order to execute this effort and provide a best value to the Government, additional labor categories will be required. Is it the Governments preference for offerors to propose the additional labor categories within the sample task proposals, or to provide a comprehensive list and labor description prior to proposal submission?

Answer: TBD

Questions regarding Attachment 4, COMHAWK Sample Task:

64. Section 2.0: Top level documents are referred to in the Document Summary List (DSL) but no DSL is provided in the SOW. Please provide the referenced documents.

Answer: TBD

65. Section 3.3 states that the Government will provide two UNS-1F FMS A and B kits. Please provide the

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drawings supporting the A-kit. Additionally, as the Government is providing A and B kits for UNS-1F FMS, when will the engineering data be made available for integration?

Answer: TBD

66. Section 3.4.1: Please clarify or provide enclosure ????

Answer: TBD?

67. DFAR 252.228-7001 is not included in this solicitation. Please clarify the Governments intent with respect to GFR clauses

Answer: TBD

*** END OF NARRATIVE A 0004 ***

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SECTION F - DELIVERIES OR PERFORMANCE

For Local Clauses See: <http://www.afsc.army.mil/ac/aais/ioc/clauses/index.htm>

<u>Status</u>	<u>Regulatory Cite</u>	<u>Title</u>	<u>Date</u>
F-1 ADDED	52.211-17	DELIVERY OF EXCESS QUANTITIES	SEP/1989
F-2 ADDED	52.242-15	STOP-WORK ORDER (AUG 1989) - ALTERNATE I	APR/1984
F-3 ADDED	252.247-7023 DFARS	TRANSPORTATION OF SUPPLIES BY SEA	MAY/2002
F-4 ADDED	52.211-16	VARIATION IN QUANTITY	APR/1984

(a) A variation in the quantity of any item called for by this contract will not be accepted unless the variation has been caused by conditions of loading, shipping, or packing, or allowances in manufacturing processes, and then only to the extent, if any, specified in paragraph (b) below.

(b) The permissible variation shall be limited to:

- _____ percent increase (Contracting officer insert percentage)
- _____ percent decrease (Contracting officer insert percentage)

This increase or decrease shall apply to _____*.

*Contracting Officer shall insert in the blank the designation(s) to which the percentages apply, such as

- (1) The total contract quantity;
- (2) Item 1 only;
- (3) Each quantity specified in the delivery schedule;
- (4) The total item quantity for each destination; or
- (5) The total quantity of each item without regard to destination.

(End of clause)

(FF7021)

F-5 ADDED	52.247-4533	ACCELERATED DELIVERIES, CONTRACTOR INITIATED	MAR/1988
	LOCAL		

Contractor shall not make deliveries earlier than the dates specified in the delivery schedule without the specific written authorization of the Contracting Officer.

(End of clause)

(FS7405)

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SECTION H - SPECIAL CONTRACT REQUIREMENTS

For Local Clauses See: <http://www.afsc.army.mil/ac/aais/ioc/clauses/index.htm>

<u>Status</u>	<u>Regulatory Cite</u>	<u>Title</u>	<u>Date</u>
H-1 CHANGED	52.245-4506	GOVERNMENT FURNISHED PROPERTY	OCT/1994
	LOCAL		
	Schedule of Government Furnished Property		

(a) Pursuant to the Government Property clause in Section I of this contract, the Government shall furnish F.O.B. contractor's place of performance, the Government-owned property listed below for use in the performance of this contract.

(b) The property shall be delivered 30 days after award of the contract.

(c) If the property is not received in accordance with the above date, the Contractor shall immediately notify the Contracting Officer in writing.

(d) The quantity of Government Furnished Material (GFM) which is offered herein is contingent upon award of the total quantity solicited herein. Should the actual quantity awarded be less than the total quantity solicited, the Government retains the right to unilaterally reduce the quantity of GFM which will be provided under any resultant contract. Any said reduction shall be on a pro-rata basis.

FARO Laser Tracker

Arbortext Publishing Engine

(End of clause)

(HS6075)

H-2 CHANGED	52.246-4557	MATERIAL INSPECTION AND RECEIVING REPORTS (DD FORM 250)	JAN/1995
	LOCAL		

Material Inspection and Receiving Report (DD Form 250), required to be prepared and furnished to the Government under the clause of this contract entitled 'Material Inspection and Receiving Report', will be distributed by the Contractor in accordance with DOD FAR Supplement Appendix F, Part 4.

Send copies to:

- Purchasing Office

AMSAS-ACD-B
Contracting Officer
Rock Island, IL 61299

- Production Management

LSFMA
Bldg 3457/Attn: Lynne Campbell
Redstone Arsenal, AL 35898-5000

- Send additional copies to N/A in accordance with Table 1 and Table 2.

(End of clause)

(HS6025)

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Name of Offeror or Contractor:

SECTION I - CONTRACT CLAUSES

For Local Clauses See: <http://www.afsc.army.mil/ac/aais/ioc/clauses/index.htm>

<u>Status</u>	<u>Regulatory Cite</u>	<u>Title</u>	<u>Date</u>
I-1 ADDED	52.204-9	PERSONAL IDENTITY VERIFICATION OF CONTRACTOR PERSONNEL	NOV/2006
I-2 ADDED	52.215-14	INTEGRITY OF UNIT PRICES	OCT/1997
I-3 ADDED	52.216-7	ALLOWABLE COST AND PAYMENT	DEC/2002
I-4 DELETED	52.219-9	SMALL BUSINESS SUBCONTRACTING PLAN (OCT 2006) - ALTERNATE II	OCT/2001
I-5 DELETED	52.219-9	SMALL BUSINESS SUBCONTRACTING PLAN	SEP/2006
I-6 ADDED	52.219-14	LIMITATIONS ON SUBCONTRACTING	DEC/1996
I-7 ADDED	52.223-5	POLLUTION PREVENTION AND RIGHT-TO-KNOW INFORMATION	AUG/2003
I-8 ADDED	52.225-13	RESTRICTION ON CERTAIN FOREIGN PURCHASES	FEB/2006
I-9 ADDED	52.227-1	AUTHORIZATION AND CONSENT	JUL/1995
I-10 ADDED	52.227-2	NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT	AUG/1996
I-11 ADDED	52.228-5	INSURANCE - WORK ON A GOVERNMENT INSTALLATION	JAN/1997
I-12 ADDED	52.228-7	INSURANCE - LIABILITY TO THIRD PERSONS	MAR/1996
I-13 ADDED	52.232-25	PROMPT PAYMENT (OCT 2003) - ALTERNATE I	FEB/2002
I-14 ADDED	52.233-3	PROTEST AFTER AWARD (AUG 1996) - ALTERNATE I	JUN/1985
I-15 ADDED	52.242-1	NOTICE OF INTENT TO DISALLOW COSTS	APR/1984
I-16 ADDED	52.242-4	CERTIFICATION OF FINAL INDIRECT COSTS	JAN/1997
I-17 ADDED	52.243-2	CHANGES - COST REIMBURSEMENT	AUG/1987
I-18 ADDED	52.247-68	REPORT OF SHIPMENT (REPSHIP)	FEB/2006
I-19 ADDED	52.249-14	EXCUSABLE DELAYS	APR/1984
I-20 ADDED	252.201-7000 DFARS	CONTRACTING OFFICER'S REPRESENTATIVE	DEC/1991
I-21 ADDED	252.204-7000 DFARS	DISCLOSURE OF INFORMATION	DEC/1991
I-22 DELETED	252.219-7003 DFARS	SMALL BUSINESS SUBCONTRACTING PLAN (DOD CONTRACTS)	APR/2007
I-23 ADDED	252.225-7006	QUARTERLY REPORTING OF ACTUAL CONTRACT PERFORMANCE OUTSIDE THE UNITED STATED	DEC/2006
I-24 ADDED	252.226-7001 DFARS	UTILIZATION OF INDIAN ORGANIZATIONS, INDIAN-OWNED ECONOMIC ENTERPRISES, AND NATIVE HAWAIIAN SMALL BUSINESS CONCERNS	SEP/2004
I-25 ADDED	252.232-7004 DFARS	DOD PROGRESS PAYMENT RATES	OCT/2001
I-26 DELETED	252.242-7004 DFARS	MATERIAL MANAGEMENT AND ACCOUNTING SYSTEM	NOV/2005
I-27 ADDED	252.249-7002 DFARS	NOTIFICATION OF ANTICIPATED CONTRACT TERMINATION OR REDUCTION	DEC/2006

I-28 CHANGED 52.236-1 PERFORMANCE OF WORK BY THE CONTRACTOR APR/1984
The Contractor shall perform on the site, and with its own organization, work equivalent to at least 50 percent of the total amount of work to be performed under the contract. This percentage may be reduced by a supplemental agreement to this contract if, during performing the work, the Contractor requests a reduction and the Contracting Officer determines that the reduction would be to the advantage of the Government.

(End of clause)

(IF6025)

I-29 CHANGED 52.246-20 WARRANTY OF SERVICES MAY/2001

(b) Notwithstanding inspection and acceptance by the Government or any provision concerning the conclusiveness thereof, the Contractor warrants that all services performed under this contract will, at the time of acceptance, be free from defects in workmanship and conform to the requirements of this contract. The Contracting Officer shall give written notice of any defect or noncompliance to the Contractor. This notice shall state either (1) that the Contractor shall correct or reperform any defective or nonconforming services, or (2) that the Government does not require correction or reperformance.

(End of clause)

(IF6061)

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I-30 ADDED 252.244-7000 SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS (DOD JAN/2007
DFARS CONTRACTS)

In addition to the clauses listed in paragraph (c) of the Subcontracts for Commercial Items clause of this contract (Federal Acquisition Regulation 52.244-6), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

252.225-7014 Preference for Domestic Specialty Metals, Alternate I

(10 U.S.C. 2241 note).

252.247-7023 Transportation of Supplies by Sea (10 U.S.C. 2631).

252.247-7024 Notification of Transportation of Supplies by Sea (10

U.S.C. 2631).

(End of clause)

(IA7745)

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Name of Offeror or Contractor:

SECTION K - REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENTS OF OFFERORS

For Local Clauses See: <http://www.afsc.army.mil/ac/aais/ioc/clauses/index.htm>

<u>Status</u>	<u>Regulatory Cite</u>	<u>Title</u>	<u>Date</u>
K-1 ADDED	52.203-11	CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS	SEP/2005
K-2 ADDED	252.247-7022 DFARS	REPRESENTATION OF EXTENT OF TRANSPORTATION BY SEA	AUG/1992

(a) The Offeror shall indicate by checking the appropriate blank in paragraph (b) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term supplies is defined in the Transportation of Supplies by Sea clause of this solicitation.

(b) Representation. The Offeror represents that it

_____ Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

_____ Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

(c) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense FAR Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.

(End of provision)

(KA7500)

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Name of Offeror or Contractor:

SECTION L - INSTRUCTIONS, CONDITIONS, AND NOTICES TO OFFERORS

For Local Clauses See: <http://www.afsc.army.mil/ac/aais/ioc/clauses/index.htm>

<u>Status</u>	<u>Regulatory Cite</u>	<u>Title</u>	<u>Date</u>
L-1 ADDED	52.232-13	NOTICE OF PROGRESS PAYMENTS	APR/1984
L-2 CHANGED	52.211-14	NOTICE OF PRIORITY RATING FOR NATIONAL DEFENSE USE	SEP/1990

Any contract awarded as a result of this solicitation will be a DO rated order certified for national defense use under the Defense Priorities and Allocations System (DPAS)(15 CFR 700), and the Contractor will be required to follow all of the requirements of this regulation.

(End of provision)

(LF6019)

L-3 ADDED	52.252-5	AUTHORIZED DEVIATIONS IN PROVISIONS	APR/1984
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(a) The use in this solicitation of any Federal Acquisition Regulation (48 CFR Chapter 1) provision with an authorized deviation is indicated by the addition of DEVIATION after the date of the clause.

(b) The use in this solicitation of any DoD FAR Supplement (48 CFR Chapter 2) provision with an authorized deviation is indicated by the addition of DEVIATION after the date of the clause.

(End of provision)

(LF7015)

L-4 ADDED	52.212-4501	ELECTRONIC AWARD NOTICE	APR/2001
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(a) Any contract awarded as a result of this solicitation will be posted to the Internet for downloading and paper copies will not be distributed. This is a material condition of the solicitation and by submission of a bid or proposal, the vendor agrees to accept an electronic award transmitted in the manner described above.

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(b) Notice of award to the awardee will be issued only via electronic mail. Vendors who wish to be notified if they receive an award as a result of this solicitation must provide their electronic mail address in the space provided below. If the vendor fails to provide an electronic mail address, then a separate notice of award will not be provided and it shall be the sole responsibility of the vendor to periodically check the Internet to determine if he/she has received an award. In this event, the vendors failure to check the Internet and download a copy of the award in a timely manner shall not be an excuse for failure to perform on grounds for a delivery schedule extension.

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(c) Notice of award to unsuccessful offerors shall be issued only via electronic mail, Federal Business Opportunities (FedBizOpps), and the Army Single Face to Industry (ASFI) web site. Vendors who wish to receive an electronic mail notice if they are unsuccessful must provide an electronic mail address in the space provided below. If the vendor fails to provide an electronic mail address, then a separate notice will not be provided and it shall be the sole responsibility of the vendor to periodically check the ASFI at <https://acquisition.army.mil/asfi/> or FedBizOpps <http://www.fedbizopps.gov/> to determine if an award has been made. In this event, the vendors failure to check theses sites to determine if an award has been made shall not constitute grounds for an extension of the ten (10) day protest period allowed in the regulations.

Vendors Electronic Mail Address: _____

(End of provision)

(LS7100)

L-5 ADDED	52.215-4578	COST DATA BREAKDOWN	OCT/1997
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LOCAL
Breakdowns of cost data are not requested under this solicitation inasmuch as the Contracting Officer anticipates adequate price competition. However, in the event the Contracting Officer subsequently determines that price competition is inadequate for this procurement, detailed cost data may then be requested in compliance with law and regulations.

(End of provision)

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(LS7012)

L-6 ADDED 52.247-4574 F.O.B. POINT (RFPs) SEP/1995
LOCAL
Offers are requested to be submitted on an F.O.B. basis as set forth in Section B and/or F.

(End of provision)

(LS7007)